STATE OF WISCONSIN, CIRCUIT COURT	·,	COUNTY	For Official Use
IN THE INTEREST OF		Consent Decree (Out of Home Placement Only)	
Name			
Date of Birth		Case No.	
The parties stipulate and agree that the cou supervision, consistent with these terms and	•	a consent decree, placing the child/juve	enile under
☐ 1. The case shall be held open for [Chapter 48, up to six mont			
2. Placement shall be in:			
3. No referrals to intake and/or violatio	ons of federal,	state, or local laws.	
☐ Payment terms:	ces agreeable	to the victim (under age 14, 40 hour line) ander age 14, 40 hour limit)	mit): See attached
6. Counseling:			
7. Other (include payment for services	under §§48.	36, 938.36, 938.361):	ed.
8. The court may extend this decree for and motion. Unless an objection is a		, , , , , , , , , , , , , , , , , , , ,	acement) upon notice
SIGNED BY	DATE	SIGNED BY	DATE
Child/Juvenile		Child's/Juvenile's Attorney/GAL	
Mother			
Father			
Prosecuting Attorney		Social Worker	

Notice: During the period of this consent decree, the child/juvenile may object to its continuation and the hearing under which the child/juvenile was placed on supervision may be continued as if the consent decree had never been entered.

THE COURT FINDS:

- 1. The victim/family has been given an opportunity to make a statement.
- 2. If restitution/repairs are ordered, the child/juvenile alone is financially able to pay or the custodial parent is financially able to pay.
- 3. If the juvenile is providing services for the victim, the child/juvenile is physically able to perform services for the victim (under age 14, 40 hour limit) and the victim agrees to accept such services.
- 4. The consent decree is in the child's/juvenile's best interest and is approved.

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5. The child's/juvenile's placement out of the home a. Placement in the home at this time is contrary		s welfare because:
b. Reasonable efforts to prevent removal were: made by the department or agency resp	•	3 /
not possible due to the following emerg	ency situation:	
not required under §48.355(2d) and 938	3.355(2d) because:	
required, but good cause has been sho court to make the necessary findings.		
required, but the department or agency efforts.	responsible for providi	ng services failed to make reasonable
c. Permanency plan has not been filed. has been filed and reasonable efforts to (Complete one of the following only if made by the department or agency	a permanency plan ha	s been filed.)
not made by the department or age	ncy responsible for pro	viding services.
 6. As to the department or agency recommendation a. The placement location recommende OR b. After giving bona fide consideration to parties, the placement location recommendation 	d by the department or the recommendations	s of the department or agency and all
THE COURT ORDERS: 1. The child/juvenile is placed at 2. The parties must comply with all terms and cor 3. Failure to comply with this consent decree may the original petition is dismissed at the end of the country	nditions of the consent result in reinstatemen	decree. t of these proceedings. If not reinstated,
Expiration Date:	_ BY THE COURT:	
Distribution:	Signatur	e of Circuit Judge/Circuit Court Commissioner
 Original - Court All Signers Service Providers 		Name Printed or Typed
		Date